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her husband's false representation that it related to property in which she had no interest other than a contingent right of dower, she was estopped to deny the validity of the deed as against the beneficiary.

HAMBURG-BREMEN FIRE INS. CO. v. BROWNING.

June 23, 1904.

INSURANCE—CANCELLATION.

1. A policy of insurance was canceled when the agent advised the insured to that effect, and that the amount covering the unearned premium would be remitted to him upon receipt of the policy, especially as the amount of the unearned premium was not sufficient to keep the policy alive until the date of the fire.

ANDERSON'S ADM'R. et al. v. SMITH et al.

June 16, 1904.

WILL—SUPPRESSION—FRAUD—EVIDENCE—GUARDIAN DE FACTO—JUDGMENTS.

1. Evidence *held* to show a fraudulent conspiracy to suppress a will, and deprive certain devisees of the benefit thereof.
2. One who enters upon the estate of an infant will be treated in equity as a guardian *de facto*, and held responsible for its rents, issues, and profits.
3. A judgment against several parties for a liability arising out of a fraudulent conspiracy should be against them jointly and severally.